#### MINUTES

### MONTANA HOUSE OF REPRESENTATIVES 53rd LEGISLATURE - REGULAR SESSION

#### COMMITTEE ON STATE ADMINISTRATION

Call to Order: By DICK SIMPKINS, CHAIR, on January 20, 1993, at 9:06 a.m.

#### ROLL CALL

#### Members Present:

Rep. Dick Simpkins, Chair (R)

Rep. Wilbur Spring, Vice Chair (R)

Rep. Ervin Davis, Vice Chair (D)

Rep. Beverly Barnhart (D)

Rep. Pat Galvin (D)

Rep. Bob Gervais (D)

Rep. Harriet Hayne (R)

Rep. Gary Mason (R)

Rep. Brad Molnar (R)

Rep. Bill Rehbein (R)

Rep. Sheila Rice (D)

Rep. Sam Rose (R)

Rep. Dore Schwinden (D)

Rep. Jay Stovall (R)

Rep. Norm Wallin (R)

Members Excused: Rep. Squires

Members Absent: None.

Staff Present: Sheri Heffelfinger, Legislative Council

Dorothy Poulsen, Committee Secretary

Please Note: These are summary minutes. Testimony and discussion are paraphrased and condensed.

Committee Business Summary:

Hearing: HB 159; HB 179; SB 66

Executive Action: HB 107 (postponed); HB 159; HB 179

(amended); SB 66

#### HEARING ON HB 159

#### Opening Statement by Sponsor:

REP. BOB PAVLOVICH, House District 70, Butte, introduced HB 159 which revises the definition of "veteran" for the purpose of the veterans' public employment preference to include people in the

reserves who are called to duty for campaigns such as Operation Desert Shield and Operation Desert Storm. He closed by urging the committee to pass HB 159.

#### Proponents' Testimony:

Joe Brand, State Legislative Chairman, Veterans of Foreign Wars, Helena, supports HB 159.

Hal Manson, American Legion of Montana, favors HB 159. He noted that most of the Montanans involved in Desert Storm were from the reserve units of the armed forces.

George Poston, United Veterans Committee of Montana, supports the bill and expressed his hope that recognition of these veterans would occur in less than the 40 years it took for recognition of the Merchant Marines.

Dan Antonietti, Past Commander, Veterans of Foreign Wars, and past Director, Veterans Employment Training, U.S. Department of Labor, stated that reservists were called up by an act of Congress and deserved the slight advantage accorded by having preference for employment in the public sector.

John DenHerder endorsed HB 159.

Opponents' Testimony: None.

Informational Testimony: None.

#### Questions From Committee Members and Responses:

REP. RICE referred to Page 4, lines 18-25, and asked why there was a requirement of 180 days of service in section (a) but not in section (b). Mr. Antonietti said that the reservists who served in Desert Storm served fewer than 180 days, but they were authorized to receive campaign badges for their service.

REP. MOLNAR asked Mr. Antonietti whether the criterion for "veteran" was authorization for a campaign ribbon. Mr. Antonietti affirmed, explaining that the campaign badge was recorded to show the campaign in which the medal had been earned. REP. SIMPKINS clarified that campaigns referred only to hostile actions.

REP. MOLNAR asked whether it would be more reasonable to pass a more general bill which included anyone who served during a hostile situation and received a campaign badge. Mr. Antonietti responded that HB 159 was drafted in response to federal legislation redefining veteran.

REP. SCHWINDEN asked Mr. Antonietti to explain how veteran's preference applied to the hiring process. Mr. Antonietti explained that when a scoring procedure was used during hiring,

veterans received an additional 5% of the total score; disabled veterans received an additional 10%. Also, if there is a reduction in force, then veterans have a preference for maintaining their positions, all other conditions being equal.

**REP. SCHWINDEN** clarified that there were no retirement or other financial benefits associated with the veterans' preference, and **Mr. Antonietti** concurred.

REP. BARNHART stated that she had voted against a similar bill in the last session because she considered it discriminatory against women seeking employment. She asked Mr. Antonietti whether women veterans would benefit from HB 159. He replied the bill would apply equally to both men and women veterans.

#### HEARING ON HB 179

#### Opening Statement by Sponsor:

REP. BILL RYAN, House District 38, Great Falls, introduced HB 179 which creates a committee to design a state memorial commemorating the survivors of the attack on Pearl Harbor. He stated that committee members would be appointed by the governor and serve on a volunteer basis. They would have the responsibility for designing, locating, and funding the memorial. REP. RYAN distributed a map showing possible locations for the memorial on the Capitol Complex. EXHIBIT 1

REP. RYAN also noted that an earlier house bill (HB 20) had proposed abolishing the capitol building and planning committee referred to on Page 2, line 13 of HB 179. He stated that if HB 20 passes, then HB 179 would need to be amended to be consistent.

#### Proponents' Testimony:

Edwin Johnson, Pearl Harbor survivor, supports HB 179.

George Poston, United Veterans Committee of Montana, stated that the memorial would show recognition of the Pearl Harbor survivors as well as remind younger generations of the disaster at Pearl Harbor. He urged passage of the legislation.

Hal Manson, American Legion of Montana, stated that the American Legion is in favor of HB 179 in order to keep the memory of the event alive and to prevent the lack of preparedness from leading to a repetition of a similar event.

Joe Brand, Veterans of Foreign Wars, also supported the legislation. He suggested that memorials help younger generations recognize the significance of events and recommended the memorial be placed conspicuously.

Dan Antonietti, veteran of World War II, strongly supported the proposed memorial.

John DenHerder, veteran, also endorsed HB 179.

REPS. GALVIN, GERVAIS, HAYNE, ROSE, and WALLIN all asked to be recognized as proponents of HB 179.

William Emerson, Secretary-Treasurer, Big Sky Chapter #1, Pearl Harbor Survivors Association, Great Falls, provided written testimony stating that 142 Montana citizens had applied for the 50-Year Commemorative medal authorized by Congress in 1991 for Pearl Harbor. He recommended that the memorial be placed in a highly visible location to perpetuate the memory of Pearl Harbor. EXHIBIT 2

Tom Parr, State Chairman, Pearl Harbor Survivors Association, reminded the committee that the memorial would be funded and located by the Pearl Harbor Survivors Association.

Opponents' Testimony: None.

Informational Testimony: None.

#### Questions From Committee Members and Responses:

REP. MOLNAR asked whether HB 179 could be amended to give preference to Montana artists and foundries for the design and production of the memorial. Mr. Emerson was in favor of giving preference and stated that plans now under consideration had been produced by Montana Granite, Great Falls.

REP. GERVAIS stated that a few years ago a bill for the Native American Flag Circle had sought to have the circle designed by Native Americans. The limitation was rejected as discriminatory.

REP. DAVIS suggested that the proposed committee could decide who designed the memorial.

#### Closing by Sponsor:

**REP. RYAN** thanked the committee for the hearing and urged support of HB 179.

#### HEARING ON SB 66

#### Opening Statement by Sponsor:

SEN. LORENTS GROSFIELD, Senate District 5, Big Timber, introduced SB 66, by request of the legislative audit committee, which clarifies the offenses that the legislative auditor may report to the attorney general. SEN. GROSFIELD stated that the bill pertains to public offenses which are discovered by the legislative auditor's office but not necessarily through the

disclosure of an audit. He explained that currently there exists an unintended ambiguity in the law such that technically, an offense can be reported by the legislative auditor's office to the attorney general only if the offense is disclosed by an audit. Thus, if the legislative auditor's office were to discover an offense through an anonymous tip, for example, then the attorney general may not be able to use that information to prosecute. SEN. GROSFIELD stated that the intent of SB 66 is to close this loophole in the law.

<u>Proponents' Testimony</u>: None.

Opponents' Testimony: None.

#### Informational Testimony:

Peter Funk, Assistant Attorney General, stated that the Attorney General's Office sees no problem with the changes proposed by SB 66.

Scott Seacat, Legislative Auditor, presented the livestock helicopter fraud as an example of a situation in which technically the fraud was not discovered through an audit, but the legislative auditor's office gathered sufficient evidence for a criminal case. The changes in SB 66 would ratify the procedures used by the legislative auditor's office in working with the attorney general.

#### Questions From Committee Members and Responses:

- REP. SPRING referred Mr. Funk to Page 1, line 16, and asked under what circumstances the attorney general would decline prosecution. Mr. Funk stated that generally the attorney general would automatically decline prosecution in deference to the county attorney. He said that the attorney general would prosecute only when so requested by the county attorney, for example, in cases of conflict of interest.
- **REP. MASON** asked whether the county would then bear the cost of the prosecution. **Mr. Funk** stated that the prosecution costs are borne by the county attorney although some of the investigative costs are not.
- REP. SIMPKINS referred Mr. Funk to the word "shall" on Page 1, line 19, and asked who was responsible for preparing charges. Mr. Funk responded that, as a practical matter, whoever prosecutes would file charges. He emphasized that this was not a legal requirement, but that generally an attorney does not operate on a complaint that someone else has filed.
- REP. SIMPKINS persisted in whether "shall" required the county attorney to prosecute, regardless of the county attorney's view of the case. Mr. Funk responded that he did not believe that the

language eliminated the prosecutor's discretion to file or not file charges.

REP. BARNHART asked who was referred to as "professional person" on Page 1, line 23. Mr. Seacat stated that the term is interpreted as state employee. He added that in the case of major fraud, the state seeks restitution of costs incurred by the legislative auditor's office and the attorney general's office.

REP. SIMPKINS asked whether this type of prosecution fell under the state's criminal court reimbursement program. Mr. Seacat did not know.

#### Closing by Sponsor:

SEN. GROSFIELD stated that questions about the prosecutor's discretion had also arisen in the Senate, and they had received the same answer from the attorney general's office as Mr. Funk had given the committee. He concluded that REP. PAVLOVICH would carry SB 66 to the House.

#### EXECUTIVE ACTION ON SB 66

Motion/Vote: REP. SPRING MOVED SB 66 BE CONCURRED IN. Motion
carried unanimously with REP. SQUIRES voting aye by proxy.
EXHIBIT 3

#### EXECUTIVE ACTION ON HB 107

Scott Seacat, Legislative Auditor, stated that HB 107, as presented by REP. COBB, would take the sunrise audit function from the legislative auditor's office and move it to the administrative code committee. Having spoken to REP. COBB, Mr. Seacat suggested that one other alternative would be to repeal the sunrise audit law. Mr. Seacat explained that under current law, occupational groups are required to pay \$1,000 to the legislative audit committee, submit an application, and go through a hearing process. If the groups do not follow this procedure, then the committees are prohibited from reporting the bills out. Mr. Seacat expressed his personal doubt about the constitutionality of this procedure. He acknowledged, however, that the sunrise laws existed because of the legislature's frustration with the number of bills proposed for professional boards.

**REP. SIMPKINS** stated that the question was whether the sunrise bill accomplished its intent. He considered the answer to be no because if the procedure is not followed, bills are introduced as exceptions.

Sheri Heffelfinger described a proposed amendment which would eliminate the requirement to conduct sunrise audits. EXHIBIT 4

REP. RICE stated that the proposed amendment substantially changes the meaning of the bill and asked that action on the bill be delayed. She noted that one benefit of the sunrise audits was to encourage the early submission of bills.

REP. BARNHART stated that she had not requested the amendment (as was indicated on the amendment). Ms. Heffelfinger reported that REP. HAYNE had requested the amendment.

REP. SIMPKINS postponed action on HB 107.

#### EXECUTIVE ACTION ON HB 159

Motion/Vote: REP. MASON MOVED HB 159 DO PASS. The motion
carried unanimously with REPS. SQUIRES AND STOVALL voting by
proxy. EXHIBITS 3 AND 5

#### EXECUTIVE ACTION ON HB 179

Motion: REP. GALVIN MOVED HB 179 DO PASS.

#### Discussion:

Ms. Heffelfinger distributed an amendment to HB 179 which eliminated reference to the capitol building and planning committee, if HB 20 was passed and approved. She noted that the amendment would make HB 179 consistent with the conditions set by HB 20. EXHIBIT 6

Motion/Vote: REP. HAYNE moved to amend HB 179. Motion carried
unanimously with REPS. SQUIRES, STOVALL, AND ROSE voting by
proxy. EXHIBITS 3, 5, 7

Motion/Vote: REP. GALVIN MOVED HB 179 DO PASS AS AMENDED.
Motion carried unanimously with REPS SQUIRES, STOVALL, AND ROSE
voting by proxy. EXHIBITS 3, 5, 7

#### **ADJOURNMENT**

Adjournment: 10:08 a.m.

DICK SIMPKINS, Chair

Alorothy Poulse

DOROTHY POULSEN, Secretary

DS/DP

#### HOUSE OF REPRESENTATIVES

STATE	ADMINISTRATION	COMMITTER

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DATE 1/20/93

NAME	PRESENT	ABSENT	EXCUSED
REP. DICK SIMPKINS, CHAIR	/		
REP. WILBUR SPRING, VICE CHAIR	/		
REP. ERVIN DAVIS, VICE CHAIR	V		
REP. BEVERLY BARNHART	/		
REP. PAT GALVIN	/		
REP. BOB GERVAIS			
REP. HARRIET HAYNE			
REP GARY MASON	/		
REP. BRAD MOLNAR	/		
REP. BILL REHBEIN	V		
REP. SHEILA RICE	V	`	
REP. SAM ROSE	V		
REP. DORE SCHWINDEN	/		
REP. CAROLYN SQUIRES			V
REP. JAY STOVALL			
REP. NORM WALLIN	✓		

#### HOUSE STANDING COMMITTEE REPORT

January 20, 1993
Page 1 of 1

Mr. Speaker: We, the committee on <u>State Administration</u> report that <u>House Bill 159</u> (first reading copy -- white) <u>do pass</u>.

Signed: Dick Simpkins, Chair

#### HOUSE STANDING COMMITTEE REPORT

January 20, 1993
Page 1 of 1

Mr. Speaker: We, the committee on <u>State Administration</u> report that <u>House Bill 179</u> (first reading copy -- white) <u>do pass as amended</u>.

Signed:		· ·				
	D	ick	Simpk	ins,	Chai	r

### And, that such amendments read:

1. Page 3.

Following: line 3

Insert: "NEW SECTION. Section 5. Coordination instruction. If
House Bill No. 20 is passed and approved and if it
abolishes the capitol building and planning committee, then
the reference to "the capitol building and planning
committee" in [section 2 (4) of this act] is changed to "the
department of administration, in consultation with the
Montana historical society"."

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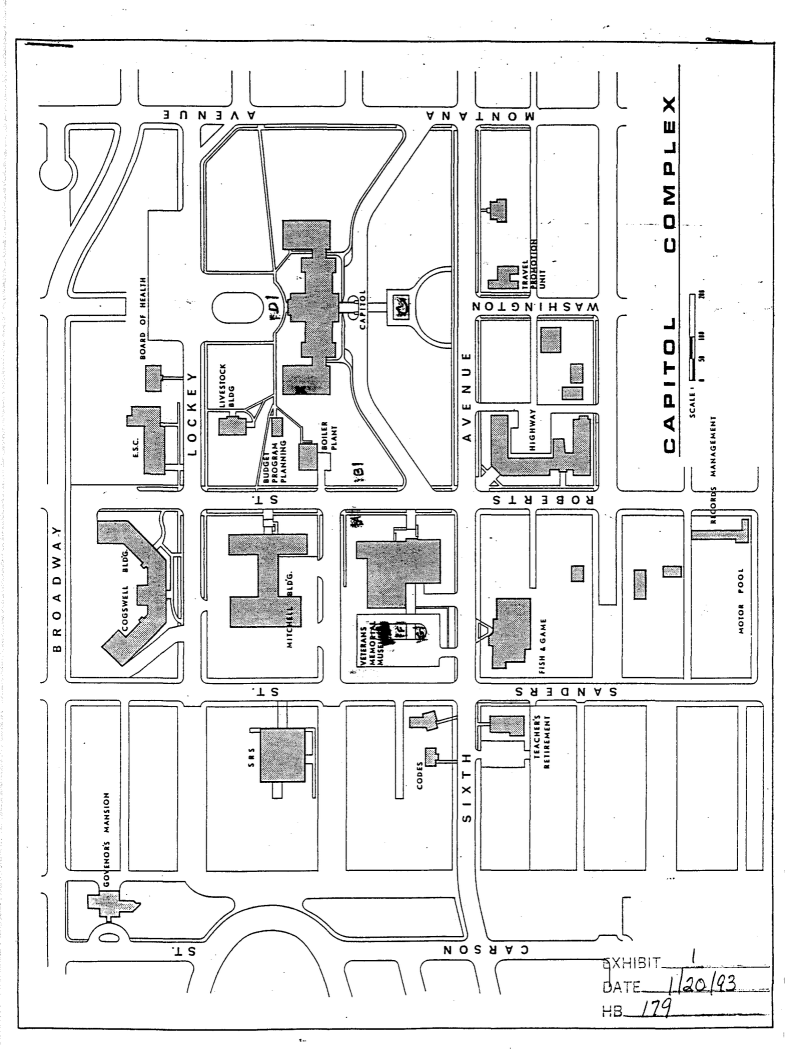
#### HOUSE STANDING COMMITTEE REPORT

January 20, 1993
Page 1 of 1

Mr. Speaker: We, the committee on <u>State Administration</u> report that <u>Senate Bill 66</u> (third reading copy -- blue) <u>be concurred in</u>.

Signed: \_\_\_\_\_\_\_Dick Simpkins, Chair

Carried by: Rep. Pavlovich



Members of the Committee:

My name is William H. Emerson, I reside at 2122 Central Avenue West, Great Falls, Montana. I am a life member of the Pearl Harbor Survivors Association Inc and the elected Secretary-Treasurer of the Big Sky Chapter #1 of Montana.

The figures in this report are taken from the list of applications for the 50th year commemorative medal which was authorized by congress in 1991. I feel that the list is the most complete available at this time. It was provided by the Navy Department, the department of the government responsible for distribution of the medals.

The applications show that thirty-three (33) survivors are native Montanans. Seventy-seven (77) were born in other states and have since moved to Montana. A total of thirty-two (32) I do not have applications from (only a name listing from the Navy Department) and I cannot say whether these are natives of this state or not. Of these 142 medals awarded - 20 were applied for by a next of kin, indicating that the person had passed away.

The Big Sky Chapter, at its December 1992 meeting discussed the possibility of placing a memorial to the survivors of the attack on Hawaii on the State Capitol grounds. Quite a few Chapters in other states have now placed memorials to the survivors at various points in their states. We feel that a location in Helena will be better viewed by more people than at any other place. As our plans stand now, this would be a granite monument, suitably inscribed, with our prayer and logo in a prominent position.

DATE 1/20/93

Pearl Harbor does not mean only Navy - it refers to the attack itself, which was directed at all U. S. military bases on the Island of Oahu on 7 December 1941. All members of the services, Navy, Army, Army Air Corps, Marines and Coast Guard who were on that Island, or within three miles of it between the hours of 0755 and 0945 on the 7th of December are eligible for membership in PHSA. It is to these men and to the 2335 who perished in the attack that our memorial would be dedicated.

I would like to thank the members of this committee for allowing me this time to address this subject. I hope that you can find in favor of this legislation.

Sincerely,

Wm. H. Emerson, Sec-Treas.

Big Sky Chapter #1, PHSA

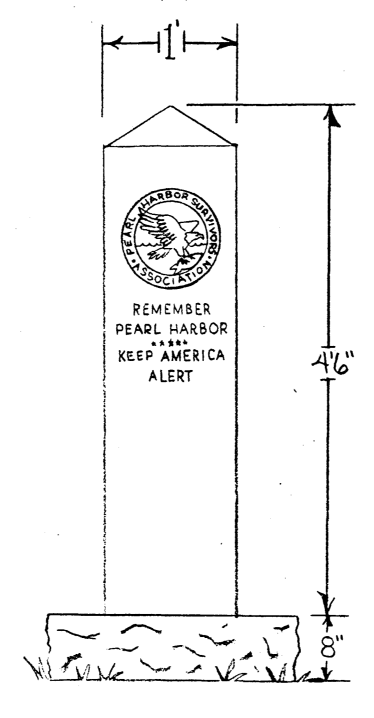
### MONTANA GRANITE INDUSTRIES

Dealers in

Selected Granite Monuments and Markers

1010 FIRST AVENUE SOUTH • GREAT FALLS, MT 59401

(406) 452-8129



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### MONTANA GRANITE INDUSTRIES

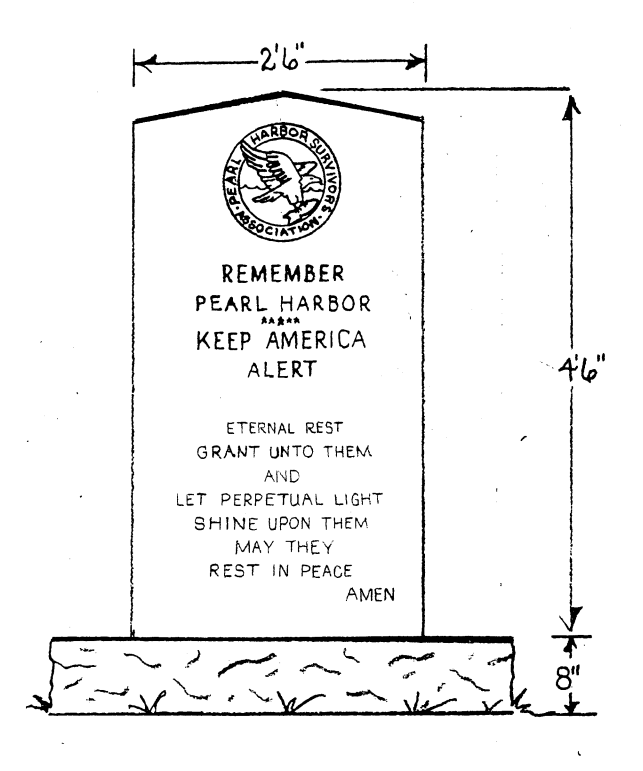
Dealers in

Selected Granite Monuments and Markers

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### MONTANA GRANITE INDUSTRIES

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Selected Granite Monuments and Markers
1010 FIRST AVENUE SOUTH • GREAT FALLS, MT 59401
(406) 452-8129

DEDICATED TO
THOSE MONTANA MEMBERS OF
THE U.S. ARMED SERVICES
WHO LOST THEIR LIVES AS A
RESULT OF THE JAPANESE
ATTACK ON PEARL HARBOR
AND OTHER MILITARY INSTALLATIONS
ON THE ISLAND OF OAHU TERRITORY
OF HAWAII ON DECEMBER 7, 1941

THE MONTANA PEARL HARBOR
SURVIVORS ASSOCIATION

DATE OF DEDICATION

EXHIBIT 2 DATE 1/20/93 HB 179 The Big Sky Country



### MONTANA HOUSE OF REPRESENTATIVES

1/20/92 Sgive my Proxy to Beverly Banhant on all water re: bills or amendments + tabling—

Carolyn Squires

> EXHIBIT 3 DATE 1/20/93 HB 159; HB 179; SB 6

# Amendments to House Bill No. 107 First Reading Copy

Requested by Rep. Bowerly Barnhart
For the Committee on House State Administration

Prepared by Sheri S. Heffelfinger January 18, 1993

1. Title, lines 5 through 8.

Following: "AN ACT"

Strike: lines 5 through 8 in their entirety

Insert: "ELIMINATING THE REQUIREMENT TO CONDUCT SUNRISE AUDITS;
AMENDING SECTION 5-11-210, MCA; AND REPEALING SECTIONS 2-8201, 2-8-202, 2-8-203, 2-8-204, 2-8-205, 2-8-206, 2-8-207,
2-8-208, AND 5-4-207, MCA.""

2. Pages 1 through 3.

Strike: everything following the enacting clause

Insert: "Section 1. Section 5-11-210, MCA, is amended to read:

"5-11-210. Clearinghouse for reports to legislature. (1) For the purposes of this section, "report" means:

- (a) a document required to be prepared for the legislature as required in any of the sections listed in subsection (10); and
- (b) unless otherwise provided by law, any other report required by law to be given to or filed with the legislature.
- (2) On or before September 1 of each year preceding the convening of a regular session of the legislature, an entity required to report to the legislature shall provide, in writing, to the executive director of the legislative council:
  - (a) the final title of the report;
- (b) an abstract or description of the contents of the report, not to exceed one page;
- (c) a recommendation on how many copies of the report should be provided to the legislature;
- (d) the reasons why the number of copies recommended is, in the opinion of the reporting entity, the appropriate number of copies;
  - (e) an estimated cost for each copy of the report; and
- (f) the date on which the entity will deliver the final, published copies of the report to the legislature.
- (3) After considering all of the information available about the report, including the number of legislators requesting copies of the report pursuant to subsection (7), the legislative council or the executive director shall, in writing, direct the reporting entity to provide a specific number of copies. The number of copies required is at the sole discretion of the legislative council. The legislative council or the executive director may require the reporting entity to mail the copies of the report.
  - (4) The legislative council may require that the report be
    - 1 EXHIBIT 4 HB010701.ASH
      DATE 1/20/43
      HB 107

submitted in an electronic format useable on the legislature's current computer hardware, in a microform, such as microfilm or microfiche, or in a CD-ROM format, meaning compact disc read-only memory.

- (5) Costs of preparing and distributing a report to the legislature, including writing, printing, postage, distribution, and all other costs, accrue to the reporting agency. Costs incurred in meeting the requirements of this section may not accrue to the legislative council.
- (6) The executive director of the legislative council shall cause to be prepared a list of all reports required to be presented to the legislature from the list of titles received under subsection (2).
- (7) The executive director shall, as soon as possible following a general election, mail to each holdover senator, senator-elect, and representative-elect a list of the titles of the reports, along with the abstracts prepared pursuant to subsection (2)(b), available from the legislative council. The list must include a form on which each member or member-elect receiving the list may indicate the report or reports that the member or member-elect would like to receive.
- (8) The executive director or the legislative council shall make copies of reports requested pursuant to subsection (7) available to those members or members-elect by either requiring that copies be mailed pursuant to subsection (3) or by delivering copies of the reports during the first week of the legislative session.
- (9) The executive director of the legislative council may keep as many copies of a report as he considers necessary, and copies of the report may be discarded at his discretion.
- (10) (a) A report to the legislature includes a report required to be made by a board, bureau, commission, committee, council, department, division, fund, authority, or officer of the state or a local government in 1-11-204, 2-4-411, 2-7-104, 2-8-112, 2-8-203, 2-8-207, 2-8-208, 2-15-2021, 2-18-209, 2-18-811, 2-18-1103, 3-1-702, 3-1-1126, 5-5-216, 5-13-304, 5-17-103, 5-18-203, 5-19-108, 10-4-102, 15-1-205, 17-4-107, 17-5-1650, 18-7-303, 19-4-201, 20-9-346, 20-25-236, 20-25-301, 22-3-107, 23-7-203, 33-22-1513, 37-1-106, 39-6-101, 39-51-407, 44-2-304, 44-13-103, 46-23-316, 53-2-1107, 53-6-110, 53-20-104, 53-21-104, 53-24-204, 53-24-210, 53-30-133, 69-1-404, 72-16-202, 75-1-203, 75-1-1101, 75-7-304, 75-10-533, 75-10-704, 76-11-203, 76-12-109, 80-7-713, 80-12-402, 82-11-161, 85-1-621, 85-2-105, 87-2-724, 87-5-123, 90-3-203, or 90-4-111.
- (b) The procedure outlined in this section may also be used for a report required to be made to the legislature under the Multistate Tax Compact contained in 15-1-601, the Vehicle Equipment Safety Compact contained in 61-2-201, the Multistate Highway Transportation Agreement contained in 61-10-1101, or the Western Interstate Nuclear Compact contained in 90-5-201."

NEW SECTION. Section 2. {standard} Repealer. Sections 2-8-201, 2-8-202, 2-8-203, 2-8-204, 2-8-205, 2-8-206, 2-8-207, 2-8-208, and 5-4-207, MCA, are repealed."

troxy to vote HB159 and HB179 Given +

## Amendments to House Bill No. 179 First Reading Copy

For the Committee on House State Administration

Prepared by Sheri S. Heffelfinger January 20, 1993

1. Page 3.

Following: line 3

Insert: "NEW SECTION. Section 5. Coordination instruction. If
House Bill No. 20 is passed and approved and if it
abolishes the capitol building and planning committee, then
the reference to "the capitol building and planning
committee" in [section 2 (4) of this act] is changed to "the
department of administration, in consultation with the
Montana historical society"."

EXHIBIT\_\_\_(0\_\_\_\_\_ DATE\_\_\_1/20/93\_\_\_\_ HB\_\_\_179\_\_\_\_\_\_

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## HOUSE OF REPRESENTATIVES VISITOR'S REGISTER

State Admini	staction COMMITTEE	BILL NO. HB159
DATE 1/20/93	SPONSOR(S) Rep Par	Movich
PLEASE PRINT	PLEASE PRINT	PLEASE PRINT

NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
HAL MANSON	AMERICAN LEGION		
George Posten	United Veterons Committee	V	
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## HOUSE OF REPRESENTATIVES VISITOR'S REGISTER

State Admini	stration committee	BILL NO. HB 179
DATE 1/20/93		Ryan
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NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
HAL MANSON	AMERICAN LEGION		
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Dan Antonetti	Sil	L-	
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## HOUSE OF REPRESENTATIVES VISITOR'S REGISTER

State Admin	nistration COMMITTEE	BILL NO.	SB 66
DATE 1/20/93	SPONSOR(S) Sonaton Gos	field	·
PLEASE PRINT		J	SE PRINT

NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
SCOTT SOMAT	LEXISLATION AUDITOR		
Scott Seman Peter truk	Attorney General CH	Less.	
John			
H. Mrastiol &	· LPALLU	V	
Andrastiol &	Elmine Staller		·
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PLEASE LEAVE PREPARED TESTIMONY WITH SECRETARY. WITNESS STATEMENT FORMS ARE AVAILABLE IF YOU CARE TO SUBMIT WRITTEN TESTIMONY.